## COMMONWEALTH OF KENTUCKY

## BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

INVESTIGATION OF INTERLATA

CARRIER BILLED MINUTES OF
USE AS A ULAS ALLOCATOR

ADMINISTRATIVE
CASE NO. 311

## O R D E R

On 17, 1989, AmeriCall Systems of Louisville ("AmeriCall") filed a motion requesting permission to file testimony in response to the January 9, 1989 testimony of AT&T of the South Central States, Inc.; South Central Bell Telephone Company; U.S. Sprint Communications Company; and MCI Telecommunications ("MCI"). In support of its motion AmeriCall states Corporation that the positions espoused by these companies in filed testimony will have an adverse effect on AmeriCall and its customers, that the proposal to require resellers to contribute to the Universal Local Access Service pool is unfair and arbitrary, and that its testimony is necessary to provide the Commission and parties a full understanding and fair hearing of the issues.

On January 20, 1989, MCI filed a response to AmeriCall's motion. In its response MCI states that AmeriCall has had an opportunity to prepare and file testimony in this proceeding and that if the Commission believes AmeriCall should be given additional time to prepare testimony, then the Commission should not delay the February 21, 1989 hearing. Thus, MCI requests that AmeriCall's motion be denied, or in the alternative, the reseller

issue should be severed from this Administrative Case No. 311 rehearing or, in the alternative, allow AmeriCall until January 27, 1989 to file its testimony while maintaining the current hearing date.

Also, on January 20, 1989, Telcor, Inc. d/b/a TMC of Louisville and Telamarketing Communications of Evansville, Inc. ("TMC") filed a motion joining Americall's motion for permission to file testimony by January 27, 1989. In support of its motion, TMC states that the procedural schedule for the rehearing is unfair to TMC and other resellers, that it does not permit resellers to respond to the testimony submitted by other parties, and that no party would be prejudiced by the granting of this motion.

On January 23, 1989, MCI filed a response to TMC's motion. MCI contends that the procedural schedule treats all of the companies fairly and informally and objects to TMC's characterization of unfair treatment. MCI reiterates the request it made concerning AmeriCall's motion, namely that TMC's motion should be denied, or in the alternative, permitted to file testimony if the February 21, 1989 hearing was not delayed.

The Commission, having reviewed the motions and the response and being advised, finds that its current procedural schedule for the rehearing was not unfair to resellers or any party, that sufficient time was allocated for the preparation of testimony, and that Americall and TMC could have filed motions in a more timely manner. However, the Commission in its discretion will

grant AmeriCall's and TMC's motions. The following procedural schedule should be adopted:

- 1. AmeriCall, TMC and any other reseller should have until January 31, 1989 to file testimony.
- 2. Information requests to Americall, TMC and other resellers should be filed no later than February 8, 1989, and responses should be due no later than February 15, 1989.
- 3. In all other respects, the procedural schedule issued December 7, 1988 remains in full force and effect.

BE IT SO ORDERED.

Done at Frankfort, Kentucky, this 24th day of January, 1989.

Chairman

Chairman

Vice Chairman

ATTEST: